

1 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP
2 A Limited Liability Partnership
3 Including Professional Corporations
4 JENNIFER G. REDMOND, Cal. Bar No. 144790
5 Four Embarcadero Center, 17th Floor
San Francisco, California 94111-4109
Telephone: 415-434-9100
Facsimile: 415-434-3947
jredmond@sheppardmullin.com

6 MICHAEL G. WOODS, Cal. Bar No. 58683
7 DEBORAH A. BYRON, Cal. Bar No. 105327
McCORMICK BARSTOW SHEPPARD
WAYTE & CARRUTH LLP
8 5 River Park Place East
Fresno, CA 93720
9 Telephone: 559-433-1300
Facsimile: 559-433-2300
10 mike.woods@mccormickbarstow.com

11 Attorneys for Defendant
GALLO GLASS COMPANY

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

16 LARRY BOECKEN JR

Plaintiff,

V.

19 | GALLO GLASS COMPANY, and
20 | DOES 1 THROUGH 50, INCLUSIVE,

Defendant.

Case No. 1:05-CV-90 QWW DLB

JUDGMENT

23 | TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

24 Defendant Gallo Glass Company's ("Gallo Glass") Motion for Summary
25 Judgment and Plaintiff Larry Boecken's ("Boecken") Motion for Summary
26 Judgment, and alternative Motion for Summary Adjudication, came regularly on for
27 hearing on September 10, 2007 at 10:00 a.m. in Courtroom 3 of the United States
28 District Court, the Honorable Oliver W. Wanger presiding. Mina Lee Ramirez of

1 the Law Office of Mina L. Ramirez appeared on behalf of Boecken. Michael G.
2 Woods of McCormick Barstow Sheppard Wayte & Carruth LLP and Jennifer G.
3 Redmond of Sheppard Mullin Richter & Hampton, LLP, appeared on behalf of
4 Gallo Glass.

6 The evidence presented having been fully considered, the issues having
7 been duly heard, and a decision having been duly rendered by an Order dated
8 September 30, 2008, the Court hereby enters judgment accordingly.

10 Now, therefore, IT IS HEREBY ORDERED, ADJUDGED AND
11 DECREED as follows:

13 1. Judgment shall be entered in favor of Gallo Glass and against
14 Boecken on all of Boecken's claims in accordance with this Court's September 30,
15 2008 Order: (1) Granting Gallo Glass's Motion for Summary Judgment; (2)
16 Denying Boecken' Motion for Summary Judgment; and (3) Denying Boecken's
17 Motion For Summary Adjudication.

19 2. Boecken shall take nothing by his claims asserted against Gallo
20 Glass.

22 || 3. Gallo Glass shall recover its costs.

23 | IT IS SO ORDERED.

Dated: October 7, 2008

/s/ OLIVER W. WANGER
HON. OLIVER W. WANGER
UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA